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DATE MAILED: 12/22/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/792,016	03/03/2004	Anthony Jay Cook	24991-36	4279
7:	590 12/22/2004	EXAMINER		
John Hardawa	•		BASINGER, S	SHERMAN D
NEXSEN PRU	ET JACOBS & POLL	ARD, LLC	<del></del>	· -
P.O. Box 10107	7		ART UNIT	PAPER NUMBER
Greenville, SC	29603		3617	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary	10/792,016	COOK, ANTHONY JAY
	Examiner	Art Unit
	Sherman D. Basinger	3617
The MAILING DATE of this communica eriod for Reply	tion appears on the cover sheet with	h the correspondence address
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA  - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communi  - If the period for reply specified above is less than thirty (30) d  - If NO period for reply is specified above, the maximum statut  - Failure to reply within the set or extended period for reply will Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION.  37 CFR 1.136(a). In no event, however, may a reposition.  49s, a reply within the statutory minimum of thirty pry period will apply and will expire SIX (6) MONTI, by statute, cause the application to become ABA	ply be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).
tatus		
1) Responsive to communication(s) filed	on .	
	☐ This action is non-final.	
3) Since this application is in condition for	allowance except for formal matte	rs, prosecution as to the merits is
closed in accordance with the practice		
isposition of Claims		
4)⊠ Claim(s) <u>1-12</u> is/are pending in the app	dication	•
4a) Of the above claim(s) is/are		
5) Claim(s) <u>1-12</u> is/are allowed.	minaram nom consideration.	
6) Claim(s) is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction	n and/or election requirement.	
pplication Papers		
9)☐ The specification is objected to by the E	- - - - - -	
10)⊠ The drawing(s) filed on <u>30 March 2004</u>		cted to by the Examiner
Applicant may not request that any objection		
Replacement drawing sheet(s) including the	•	· ·
11) The oath or declaration is objected to be		· -
riority under 35 U.S.C. § 119		
<u> </u>	Sanatan malade de . 05 11 0 0 0	440(-) (3) (0
3. Copies of the certified copies of	cuments have been received. cuments have been received in Ap the priority documents have been re	plication No
application from the International  * See the attached detailed Office action for		acaived .
See the attached detailed Office action is	or a list of the certified copies not re	eceivea.
tachment(s)		
Notice of References Cited (PTO-892)	4) 🔲 Interview Su	
Notice of Draftsperson's Patent Drawing Review (PTO Information Disclosure Statement(s) (PTO-1449 or PTo-		/Mail Date ormal Patent Application (PTO-152)
Paper No(s)/Mail Date 3/30/04.		

#### **DETAILED ACTION**

## Claim Objections

1. Claims 1 and 6 are objected to because of the following informalities: in claim 1, line 29 it appears that "of said platform" should be deleted; in claim 6, line 32 it appears that "said second pair of" should be deleted; and in claim 6, line 35, it appears that "said upper ends of said second pair of upright spars" should be —said lower ends of said first pair of upright spars. Appropriate correction is required.

## Allowable Subject Matter

- 2. Claims 1-12 are allowed.
- 3. The following is a statement of reasons for the indication of allowable subject matter.

Claim 1 and the claims depending therefrom are indicated as being allowable in view of the following limitations found in claim 1:

a lift linkage including a pair of laterally spaced parallel upper links having first

correspondence ends pivotally connected, respectively, to said first part of said landing for horizontal swinging movement about a first pair of vertical axes and for vertical swinging about horizontal axes lying in a horizontal plane and having second corresponding ends pivotally connected, respectively, to said second segment of said platform for horizontal swinging movement about a second pair of vertical axes and for vertical swinging movement about horizontal axes lying in a horizontal plane,

Application/Control Number: 10/792,016

Art Unit: 3617

a pair of laterally spaced parallel lower links having first corresponding ends pivotally connected, respectively, to said first part of said landing for horizontal swinging movement about said first pair of vertical axes and for vertical swinging movement about horizontal pivot axes lying in a horizontal plane and of said platform having second corresponding ends pivotally connected, respectively, to said second segment for horizontal swinging movement about said second pair of vertical axes and for vertical swinging movement about horizontal axes lying in a horizontal plane.

Claim 6 and the claims depending therefrom are indicated as being allowable in view of the following limitations found in claim 6:

a first pair of laterally spaced upright spars pivotally supported at their upper and lower ends by said laterally spaced vertical walls on third and fourth vertical axis a second pair of laterally spaced upright spars pivotally supported at their upper and lower ends by said laterally spaced upstanding structures on fifth and sixth vertical axes a lift linkage including a pair of laterally spaced parallel upper links having first correspondence ends pivotally connected, respectively, to said upper ends of said first pair of upright spars on fifth and sixth horizontal axes and having second corresponding ends pivotally connected to said upper ends of said second pair of upright spars on a seventh and eight horizontal axes,

a pair of laterally spaced parallel lower links having first corresponding ends pivotally connected respectively, to said upper ends of said second pair of upright spars on ninth and tenth horizontal axes and having second corresponding ends pivotally

Art Unit: 3617

connected, respectively, to said lower ends of said second pair of upright spars on eleventh and twelfth horizontal axes.

None of the prior art of record including Bougaran, which discloses a conveyance with an elongated ramp and a parallelogram linkage, taken alone or in combination disclose the lift linkage as defined in the above limitations.

#### Conclusion

4. This application is in condition for allowance except for the following formal matters:

See paragraph 1 above.

Prosecution on the merits is closed in accordance with the practice under *Ex* parte Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire **TWO**MONTHS from the mailing date of this letter.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sherman D. Basinger whose telephone number is 703-308-1139. The examiner can normally be reached on M-F (6:00-2:30 ET).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Samuel J. Morano can be reached on 703-308-0230. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 3617

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Sherman D. Basinger

Primary Examiner

Art Unit 3617

Sdb 12/17/04